

[94] AN ACT

To amend an act entitled "an act to provide for the organization, supervision and maintenance of Common Schools," passed March 14, 1853.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That section sixty-three of the act entitled "an act to provide for the re-organization, supervision, and maintenance of common schools," passed March fourteenth, one thousand eight hundred and fifty-three, be, and hereby is so amended as to read as follows: Section 63. For the purpose of affording the advantages of a free education to all the youth of this state, the state common school fund shall hereafter consist of such sum as will be produced by the annual levy and assessment of one and one-half mills on the dollar valuation, on the grand list of the taxable property of the state; and there is hereby levied and assessed annually, in addition to the revenues required for general purposes, the said one and one-half mills upon the dollar valuation as aforesaid, and the amount so levied and assessed, shall be collected in the same manner as other state taxes; and when collected, shall be annually distributed to the several counties of the state, in proportion to the enumeration of scholars, and be applied exclusively to the support of common schools.

Sec. 2. That section sixty-three of the act to which this is amendatory, be, and the same is hereby repealed.

F. C. LEBLOND,

Speaker of the House of Representatives.

ROBERT LEE,

President of the Senate, pro tem.

May 1st, 1854.

[97] AN ACT

Further prescribing the duties of County Treasurers, and to provide for the collection of delinquent Taxes.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That hereafter it shall be the duty of the several county treasurers of this state, in making return of their delinquent list of personal property, to the auditor of their county, to note on the marginal list of said return, the county and state to which any such delinquent tax-payer may have removed to, or reside in, with the date of his removal, if he shall be able to ascertain such fact.

Sec. 2. It shall be the duty of the several county treasurers in this state, immediately after their settlement with their county auditor, to make out and forward to the county treasurer of the county to which any such delinquent tax-payer may have removed to, or reside in, a statement or account of taxes so assessed and not paid, which statement or account shall specify the value of property on which said taxes were levied, and the amount of taxes levied thereon, to which he shall add an amount equal to the sum of twenty-five per centum on the tax so levied, if said delinquent tax-payer shall have left the county in which said taxes were levied after the time required by law for the county auditors to deliver the tax-duplicate to the county treasurer; but if he shall have left the county previous to the time required by law for the delivery of said tax-duplicate to the county treasurer, then the said county treasurer shall not add the twenty-five per centum.

Sec. 3. It is hereby made the duty of the several county treasurers of this state, immediately on the receipt of any such statement or account, to proceed and collect the same of the person so charged with said taxes and per centum, for which services he shall be allowed the same fees that county treasurers are now allowed for collecting delinquent taxes, by process to be collected of the person against whom said taxes are charged.

Sec. 4. For the collection of all taxes, interests, penalty and costs mentioned in this act, the several county treasurers of this state shall have the same powers that are now or may hereafter be given by any law of this state for the collection of taxes; and all taxes collected pursuant to the provisions of this act, by any county treasurer of this state, shall be by him remitted, in the safest and most convenient way, to the treasurer of the county to which said taxes belong; and at the same time he shall forward a statement to the county auditor of said county, stating the amount so collected and of whom; and

in case he shall be unable, from any cause whatever, to collect the same, then, and in that case, he shall return the original statement or account, to the county auditor of the county from which it was sent, together with the cause or causes why said taxes could not be collected, certifying in his official capacity to the same.

Sec. 5. It shall be the duty of the several county commissioners in this state, annually, at their March session, to cause the delinquent list of personal property to be publicly read on the second day of said session; and said commissioners may, at any time, direct their county treasurer to proceed to collect, in the manner prescribed in this act, any delinquent taxes due their county; it is further made the duty of county treasurers, county auditors, and county commissioners, to examine the delinquent lists of the four years preceding the one for the year 1853, and if there shall be found charged thereon, any delinquent taxes not paid, and which they believe can be collected; they shall proceed in the same manner to collect the same, as is provided for the collection of other delinquent taxes, in this act, except there shall be added to said taxes no per centum, but an amount equal to the interest on said taxes, from the time said taxes were due.

Sec. 6. If such delinquent tax-payer shall have removed out of the state, or have property, moneys or credits due, or to become due in this state, it shall be the duty of the treasurer of the county where such property may be, or in which such tax was assessed, to proceed to collect the same by distress, attachment or other process of law; and when so collected, said treasurer shall be entitled to retain, in addition to the fees allowed him, as specified in section three of this act, a further sum sufficient to pay a reasonable fee for such legal advice and services as he may require.

Sec. 7. All taxes collected under the provisions of this act, shall be distributed by the county auditors in the same manner that other delinquent taxes are now required to be by law. This act to take effect and be in force from and after its passage.

F. C. LEBLOND,

Speaker of the House of Representatives.

ROBERT LEE,

President of the Senate, pro tem.

May 1st, 1854.

AUDITOR'S OFFICE, PERRYSBURG, }
May 25, 1854.

I certify that the foregoing laws are correct according to the copies certified to by the Secretary of State and furnished to this office by the contractor for publishing the laws in newspapers.

J. N. WESTCOTT,
Auditor Wood County.

Dissolution of Copartnership.

THE partnership heretofore existing between E. Graham & Co., is this day dissolved by mutual consent.

E. GRAHAM.

Perrysburg, March 20, 1854.

The business will hereafter be conducted by the subscriber, at the old stand, where you will find a very superior selection of

Spring and Summer Goods,

Cheaper than ever for Cash.

My stock embraces every variety of Dress Goods and Trimmings; also numerous pieces varying in price from a 6d to \$7 per yard. Boots and Shoes for men, women and children, for Spring and Summer wear; Summer Cloths, suitable in quality and price for men and boys. Our Bonnets cannot be surpassed either for beauty or style; and our Ribbons are just the thing to equip them with.

I have also every variety of Hardware, for either farmers, mechanics, or household use.

In short, everything which anybody needs, can be had here—either cheap Goods, pretty Goods, or good Goods. And if you only call, that is sufficient warrant for a sale; and every time you buy, the richer you get! So, spare not the dimes elsewhere, for they will turn into shillings here. If you don't believe it, try the experiment.

E. GRAHAM.

Perrysburg, May 12, 1854.—10

NOTICE is hereby given that a petition will be presented to the commissioners of Wood county, at their next session, on the first Monday of June next, to appoint viewers to lay out and establish a county road, forty feet wide, as follows: Commencing at the northwest corner of section 34, in Portage township, thence running north on the section line to the northwest corner of section 3, in said township; thence north, in Center township, on the section line, to the Rollersville and Portage free turnpike, and there to terminate.

Portage, April 28, 1854.—10w4*

Farming Lands for Sale.

THE undersigned offers for sale, in quantities to suit purchasers, the following described lands, in Wood county, Ohio, and in Steuben county, Indiana, viz:

In the Town of Lake, Wood County, Ohio.

	Section.	Acres.
North half	one.	229.30
Northeast qr of southeast qr	seven.	40
Southwest qr of southeast qr	seven.	40
North half of southeast qr	nine.	80
Northeast qr	fifteen.	160
Southeast qr	fifteen.	160
Southwest qr	fifteen.	160
Northeast qr	twenty.	160
Southeast qr	twenty.	160
Southwest qr	twenty.	160
Northeast qr	twenty-one.	160
Southwest qr	twenty-one.	160
North half of southwest qr	twenty-one.	80
Northeast qr	twenty-two.	160
Southwest qr	twenty-two.	160
West half of southeast qr	twenty-two.	80
West half of northwest qr	twenty-three.	80
Northeast qr	twenty-eight.	160
Southeast qr	twenty-eight.	160
Northeast qr	twenty-nine.	160
Southwest qr	twenty-nine.	160
North half of southeast qr	twenty-nine.	80

Also, fractional section 36, in fractional township No. 8, north of range 12, containing 13.75

In the Town of Jackson, Steuben County, Indiana.

	Section.	Acres.
East half of the southwest qr	twelve.	80
Northeast qr	eleven.	160
East half of northeast qr	fourteen.	80
South half of the southeast qr	fourteen.	80
West half of the northwest qr	fourteen.	80

All of these lands are of superior quality, having been selected nearly twenty years ago for agricultural purposes. The title is derived by patents from the United States Government, and is unquestionable.

Those in Steuben county, Indiana, consist of oak openings, and are well adapted to the growth of wheat.

Those in the town of Lake, Wood county, O., consist of woodland, generally heavy timbered, consisting of oak, ash, white-wood, elm, beech, maple, and other varieties. In the immediate vicinity of Perrysburg and Toledo, they are all of them near or intersected by important lines of Railroad, running east, west and south; and as the whole surrounding region is becoming rapidly improved, they present desirable investments for those wishing to purchase for the purpose of improvement.

Apply to the subscriber at the Weddell House, Cleveland, or at his residence, Marquette, Lake Superior, Michigan; or to his agent, Samuel P. Ely, at Rochester, N. Y. Information respecting the lands may also be had of Hon. N. Allen, at Toledo.

HEMAN B. ELY.

Cleveland, Ohio, April 22, 1854.—6m2

SHERIFF'S SALE.

Rachel Tucker vs. Peter Wilson.

BY virtue of an execution to me directed from the court of common pleas within and for the county of Wood, Ohio, I will offer for sale at the door of the court house in Perrysburg, in said county, on the 27th day of May next, between the hours of 12 m. and 2 p. m., the following land to wit: The undivided half of the east part of the south west quarter section No. 31, township No. 5, north range No. 12, in Wood county, Ohio, taken in execution under an attachment in the above suit.

JOHN ELDER, Coroner and Acting Sheriff.
April 22d, 1854.—7w5\$1.88

SHERIFF'S SALE.

E. Herrick vs. Geo. C. Lewis, et al.

BY virtue of a writ of vendi, &c., to me directed from the court of common pleas within and for the county of Wood, Ohio, I will offer for sale at the door of the court house in Perrysburg, in said county, on the 27th day of May next, between the hours of 12 m. and 2 p. m., the following described land, to wit: The south part of the south half of section number twenty-five, of township six, of range number nine, in Wood county, Ohio.

JOHN ELDER, Coroner and Acting Sheriff.

April 22, 1854.—7w5\$1.75

SHERIFF'S SALE.

Rufus Holbrook vs. Geo. W. Weeks.

BY virtue of an execution to me directed from the court of common pleas within and for the county of Wood, Ohio, I will offer for sale at the door of the court house in Perrysburg, in said county, on the 27th day of May next, between the hours of 12 m. and 2 p. m., the following described lands, to wit: The northeast quarter of section number thirty-one, township number four, north of range number nine, in Wood county, Ohio.

JOHN ELDER, Coroner and Acting Sheriff.

April 22, 1854.—7w5\$1.75

SHERIFF'S SALE.

Joseph P. Smith vs. McFadden & Morriner.

BY virtue of an execution to me directed from the court of common pleas within and for the county of Wood, Ohio, I will offer for sale, at the door of the court house in Perrysburg, in said county, on the 27th day of May next, between the hours of 12 m. and 2 p. m., the following described land, to wit: The south half of the southeast quarter of section five, of township three, of range ten, in Wood county, Ohio, taken in execution under an attachment.

JOHN ELDER, Coroner and Acting Sheriff.

April 22, 1854.—7w5\$1.75

TOLEDO NURSERY.—We are now offering

for sale a Large Stock of Fruit Trees, con-

sisting of Apple, Pear and Cherry, both Standard and Dwarf, Peach, Plum, Nectarine, Raspberry, Currant, Pie Plant, &c. &c. &c. Also, a very full and complete stock of

Ornamental Trees, Shrubs and Plants.

consisting in part of nearly all of the CHOICE EVERGREENS and DECIDUOUS TREES and SHRUBS, all the classes of ROSES, the finest sorts strong blooming plants, CHOICE VINES and CREEPERS, Honey-suckle, Grecian Silk Vine, Ivy, &c.; Peonias.

BEDDING OUT PLANTS.

such as Verbenas, Petunias, Dahlias, Carnations, Fuchsias, Geraniums, Exotic Plants, &c. &c. Also,

Green and Hot House Plants.

All orders, whether on the ground or by mail, if accompanied by cash or satisfactory reference, when from strangers, will receive prompt and careful attention. With our present large and fine stock we are determined to do our share towards supplying the wants of the West.

We furnish, gratuitously, our descriptive Catalogue. Those who may order it by mail should enclose two postage stamps to prepay postage.

To the people of Wood and adjoining counties we offer renewed inducements to plant orchards of choice fruit.

MADDOCKS, PERIGO & PRENTICE.

Toledo, March 20, 1854.—4m2

JOSEPH TOLMAN,

FASHIONABLE HATTER,

TOLEDO, OHIO.

I AM now in receipt of a full assortment of spring

styles, as follows:

Beebe & Co.'s Moleskin and Beaver;

Genin's Moleskin;

Leary & Co.'s Moleskin;

Also, CAPS, Cloth, Silk and Glazed; and a full

assortment of Soft and Kossuth HATS, Fur and

Wool.

All who find it troublesome to wear a new hat

can have one fitted perfectly to the head by our

CONFORMATEUR,

which is the most perfect machine for that purpose

ever made.

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great American Statesman, with numerous anecdotes

illustrative of his character, and the following illustrations:—Young Daniel in the Saw Mill; Webster

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ship; Webster expounding the Constitution; The

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The Life of Benjamin Franklin, nine illustrations.

The Life of Gen. Washington, nine illustrations.

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The Old Bell of Independence, or Philadelphia in

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Each volume is well written, possessing a high

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young people; they contain numerous anecdotes il-

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For Sale.

A HOUSE & LOT in Bowling Green; also, an

excellent little Farm of a mile west of Bowling

Green, of 60 acres, 40 improved, with young

orchard, &c., situated on a good road. For terms,

price, &c., inquire at this office. S. CLARK.

ADMINISTRATORS' NOTICE.—Notice is

hereby given that the subscribers have been

appointed and qualified as administrators on the es-

tate of William Munn, deceased, late of Wood co.,

Ohio.

NANCY MUNN,

LEE MOORE.

April 25, 1854.—8w3*

SHERIFF'S SALE.

Benjamin Graham vs. By virtue of a writ of exe-

cution to me directed and de-

livered, from the court of com-

mon pleas of Wood county, Ohio, I will offer for

sale at the door of the court house in Perrysburg, on

the 27th day of May next, between the hours of 12

m. and 2 p. m., the following land, to wit: The west

half of the southeast quarter of section 26, town-

ship No. 5, north of range 12, in Wood county, Ohio.

JOHN ELDER, Coroner and Acting Sheriff.

April 22, 1854.—7w5\$1.63